	Case 3:08-cv-02100-WHA	Document 42	Filed 09/05/2008	Page 1 of 4		
1 2 3 4 5 6 7 8	HANSON BRIDGETT LLP LAWRENCE A. CIRELLI - Icirelli@hansonbridgett.con GARNER K. WENG - 1914 gweng@hansonbridgett.co 425 Market Street, 26th Flo San Francisco, CA 94105 Telephone: (415) 777-320 Facsimile: (415) 541-930 Attorneys for Defendants KEVIN A. BARRY and KEVIN BARRY FINE ART	n 62 m por 00 66				
9	UNITED STATES DISTRICT COURT					
10	NORTHERN DISTRICT OF CALIFORNIA					
11	SAN FRANCISCO DIVISION					
12	BERENICE BRACKETT,		Case No. CV 0	8-02100 WHA (EMC)		
13	Plaintiff,		AMENDED/CORRECTED STIPULATED REQUEST TO			
14	V.		CONTINUE SE	CONTINUE SETTLEMENT CONFERENCE; [PROPOSED]		
15	HILTON HOTELS CORPO	RATION, et. al.,	ORDER	., [i Koi oolb]		
16	Defendan	ts.				
17						
18	<u>STIPULATION</u>					
19	WHEREAS, the parties in this action have been engaging in settlement					
20	discussions;					
21	WHEREAS, the Court referred this case to Magistrate Judge Edward M. Chen for mediation/settlement;					
22 23	WHEREAS, the parties are interested in scheduling the settlement conference					
23 24	early in the discovery phase of the proceedings;					
2 4 25	WHEREAS, on Friday, August 29, 2008, counsel for Defendants Kevin Barry and					
26	Kevin Barry Fine Art Associates inquired into the availability of dates for a settlement					
27	conference and was advised that September 8, 2008 was the only available date in					
28	September 2008;					
-	AMENDED/CORRECTED STIP		1- TO CONTINUE			
	SETTLEMENT CONFERENCE (CASE NO. CV 08-2100 WHA (EMC))					

WHEREAS, the counsel for the parties were available on that date and inquired into the availability of the appropriate client representatives;

WHEREAS, confirming whether the appropriate client representatives were available took somewhat longer because of the Labor Day Weekend;

WHEREAS, one of the client representatives needed for a settlement conference resides in Memphis, Tennessee—and was unable to clear his schedule to be present at a settlement conference in San Francisco, California on September 8, 2008;

WHEREAS, on September 3, 2008, counsel for Defendants Kevin Barry and Kevin Barry Fine Art Associates inquired into the availability of alternative dates for a settlement conference and was advised that there had been a cancellation such that September 22, 2008 had become available;

WHEREAS, the parties and their counsel have all confirmed their availability to attend a settlement conference on September 22, 2008;

WHEREAS, the parties wish to participate in a settlement conference on September 22, 2008;

NOW, THEREFORE, the parties to this action, through their undersigned counsel, stipulate and ask the Court to enter its order as follows:

- 1. The settlement conference scheduled for September 8, 2008 is vacated.
- 2. A settlement conference is scheduled for September 22, 2008, at 10:00 a.m., Courtroom C, 15th Floor, Federal Building, 450 Golden Gate Avenue, San Francisco, California 94102.
- Settlement Conference statements shall be lodged by hard copy only with Judge Chen's Chambers by September 15, 2008 (or such other date specified by the Court). Statements shall not be electronically filed.
- 4. No later than September 15, 2008, the parties shall meet and confer to discuss who will attend and ensure compliance with the Court's Settlement Conference ----

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1	Order regarding full authority.			
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3	DATED: September 5, 2008	THE BERNSTEIN LAW GROUP, P.C.		
4		By:		
5		Marc N. Bernstein		
6 7		Attorneys for Plaintiff BERENICE BRACKETT		
8	DATED: September 5, 2008	HOWREY LLP		
9				
10		By: Robert N. Phillips		
11				
12		Attorneys for Defendants HILTON HOTELS CORPORATION and		
13		HILTON SUPPLY MANAGEMENT, INC.		
14	DATED: September 5, 2008	HANSON BRIDGETT LLP		
15		By: /e/		
16		By: /s/ Garner K. Weng		
17		Attorneys for Defendants		
18		KEVIN A. BARRY and KEVIN BARRY FINE ART ASSOCIATES		
19				
20	SIGNATURES UNDER GENERAL ORDER NO. 45			
21	Pursuant to General Order No. 45 of the United States District Court, Northern			
22	District of California, I, Garner K. Weng—the ECF User whose User ID and Password			
23	are used in the filing of this document—hereby attest that the concurrence to the filing of			
24	this document has been obtained from each of the other signatories to this document.			
25				
26	/s/ GARNER K. WENG			
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